

General Assembly

Amendment

February Session, 2006

LCO No. 5604

HB0559505604HD0

Offered by:

REP. O'CONNOR, 35th Dist. SEN. CRISCO, 17th Dist.

To: Subst. House Bill No. **5595**

File No. 315

Cal. No. 219

"AN ACT CONCERNING THE HEALTHY KIDS INITIATIVE."

- 1 Strike lines 1 to 356, inclusive, in their entirety and substitute the
- 2 following in lieu thereof:
- 3 "Section 1. (NEW) (Effective July 1, 2006) There is established a
- 4 Nutmeg Health Partnership Insurance Plan. The plan shall consist of
- 5 the measures set forth in section 2 of this act and sections 38a-472d and
- 6 38a-476c of the 2006 supplement to the general statutes for the purpose
- 7 of making health insurance accessible and affordable for residents of
- 8 this state.
- 9 Sec. 2. (Effective from passage) Not later than January 1, 2009, the joint
- 10 standing committee of the General Assembly having cognizance of
- 11 matters relating to insurance shall develop a plan to provide health
- 12 insurance that is accessible and affordable for all of the residents of this
- 13 state.
- 14 Sec. 3. (NEW) (Effective October 1, 2006) Each physician licensed

sHB 5595 Amendment

under chapter 370 of the general statutes and engaged in the private practice of medicine in this state shall:

- 17 (1) Provide, upon request of the patient or such patient's designee, 18 an estimate of the costs of any service or treatment to the patient or his 19 or her designee prior to the service or treatment being rendered; and
 - (2) Provide an itemized receipt to the patient or such patient's designee for any payment made at such physician's office by or on behalf of such patient, which shall specify the services rendered to the patient and the charges for each such service.
- Sec. 4. Section 19a-690 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):
 - (a) Any licensed health care practitioner or practitioner group operating or replacing any magnetic resonance imaging equipment or providing any magnetic resonance imaging service shall obtain magnetic resonance imaging accreditation by the American College of Radiology, [or] its successor organization, or an alternate nationally recognized accrediting organization, for all equipment, services and personnel involved with such magnetic resonance imaging activities of such practitioner or practitioner group. Such accreditation shall be obtained not later than eighteen months after July 1, 2001, or eighteen months after the date on which such magnetic resonance imaging activities are first conducted, whichever is later. Upon the expiration of the applicable eighteen-month period, no magnetic resonance imaging equipment may be operated or replaced and no magnetic resonance imaging service may be provided by any such practitioner or practitioner group that does not receive accreditation as required by this section. Evidence of such accreditation shall be maintained at any facility at which magnetic resonance imaging equipment is operated or replaced or at which magnetic resonance imaging service is provided and shall be made available for inspection upon request of the Department of Public Health.
- 46 (b) Notwithstanding the provisions of subsection (a) of this section,

20

21

22

23

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

sHB 5595 Amendment

any licensed health care practitioner or practitioner group that is accredited as provided in subsection (a) of this section shall continue to be subject to the obligations and requirements applicable to services provided and the acquisition of equipment by such practitioner or practitioner group, including, but not limited to, any applicable certificate of need requirements as provided in chapter 368z and any applicable licensure requirements as provided in chapter 368v."